ROANNE L. MANN UNITED STATES MAGISTRATE JUDGE	DATE: May 21, 2019 START: 5:35 pm END: 6:35 pm
DOCKET NO: 17 CV 4780	
CASE: Mason v. Lumbe	er Liquidators
☐ INITIAL CONFERENCE	☐ OTHER/ORDER TO SHOW CAUSE
☐ DISCOVERY CONFERENCE	☐ FINAL/PRETRIAL CONFERENCE
☐ SETTLEMENT CONFERENCE	TELEPHONE CONFERENCE
MOTION HEARING	☐ INFANT COMPROMISE HEARING
PLAINTIFF	ATTORNEY
	Justin Marino
	J. R. Stevenson
	- A TOWN DAVING
DEFENDANT	ATTORNEY
	Christine Hogan
☐DISCOVERY TO BE COMPLETED	O BY
□ NEXTCONFEREN	CE SCHEDULED FOR
	A ECF BY
☐ PL. TO SERVE DEF. BY:	DEF. TO SERVE PL. BY:
RULINGS: PLEASE TYPE THE FOLLOWING ON	DOCKET SHEET
1-we lass	is stoud on the
Jorghe leasons stand on the	
second, the Court rules that defendant	
must provide a corrective communication	
to all current employees who are putative	
options to the collectives conditionally	
oprious to the court	Natices to be sent
certified by the Court, and the Notices to be sent	
to The Calle sives should be won't	
include corrective languay,	
to be sayind in The work place, will also	
to be possed in the workplace will also	
Include corrective forgety.	
defendant shall not communication	
defendant shall not communicate with the surtative opt-ins personing to this lausuit (or arbitration) except as approved	
lausuit Cor arbitration) except as approved
•	•

Case 1:17-cv-04780-MKB-RLM Document 75 Filed 05/21/19 Page 2 of 2 PageID #: 1032 by the Court. The Court does not and need not decide the validity of the arbitration agreement at the stage of the litigation; aby fuseere moreon concerning that issue should be addressed to the District Court. Coursel shall confer and, by May 28, 2019, shall file (preferably journey) proposed corrective larguage.